

School of Law

Bachelor of Law
ETE - Jun 2023

Time : 3 Hours

Marks : 100

Sem IV - J1UA403T - Administrative Law

Your answer should be specific to the question asked

Draw neat labeled diagrams wherever necessary

1. what do you understand by doctrine of Legitimate Expectations K2 CO2 (5)
2. What is a writ of quo warranto? K1 CO2 (5)
3. What are the major differences between writs issued under Article 32 and Article 226 of the Constitution K1 CO1 (5)
4. Discuss the broad features of Administrative Law with reference to other branches of law and also discuss some leading definitions of Administrative Law. K3 CO2 (10)
5. Elucidate Wednesbury's Principles of Unreasonableness'. Do these principles provide in any way, scope for 'merits review' of administrative decisions K4 CO4 (10)

OR

- Doctrine of equality ensured by Article 14 is a blend and culmination of British and USA Models. Discuss the notion of equality with the Doctrine of Intelligible Differentia in the light of appropriate case laws K4 CO3 (10)
6. "The Principles of Natural Justice are easy to proclaim, but their precise extent is far less easy to define"- (Abbott vs. Sullivan reported in (1952)) Explain K2 CO1 (10)
 7. Explain the concept of Rule of Law propounded by A.V. Dicey. Do you think that the concept of Rule of Law has been incorporated under the Constitution of India? Critically examine K3 CO3 (10)
 8. Conferment of an arbitrary, sweeping, uncontrolled discretion on an administrative authority violates Article 14 as it creates the danger of discrimination among those similarly situated which is subversive of the equality doctrine enshrined in Article 14." Comment K5 CO6 (15)

OR

- Judicial review is an essential feature of the Indian constitution. comment and explain the grounds on which administrative actions can be subjected to judicial review K5 CO5 (15)
9. The dividing line between an administrative power and a quasi judicial power is quite thin and is being gradually obliterated. If the purpose of the rules of natural justice is to prevent miscarriage of justice, on fails to see why those rules should be made in applicable to administrative inquiries. Discuss. K5 CO5 (15)
 10. Natural justice is not a made to order formula which has to be fitted to all situations with an iron-bound uniformity." – Comment. Refer to case laws K4 CO4 (15)